

## Declaration and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

	PROC	ESS FOR PREP	ARING 1,2-DIAMINO COMPO	UNDS	
the specification of wh					
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(check one)					
is attached here	to				
X was filed on	June 8, 2000		•		
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Application Seri	iai No.	09/590,317			
and was amende	ed on				
	·		(if applicable)		
	y to disclose in	formation which i	s material to the patentability of	this application in accorda	
hereby claim foreign nventor's certificate li	ral Regulations, priority benefi sted below and	ts under Title 35, have also identifi	United States Code, § 119 of any	foreign application(s) for n	natent /
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(Application Serial No.)	(F	(Filing Date)		(Status) (patented, pending, abandoned)	
I hereby declare that all statemen and belief are believed to be true; and the like so made are punisha Code and that such willful statem	able by fine or imprisonm	ent or both under Sort	he knowledge tha	it willful false stateme	
POWER OF ATTORNEY: As a napplication and transact all busin number)	named inventor, I hereby a ness in the Patent and T	appoint the following atto rademark Office connecte	rney(s) and/or a ed therewith. (li	gent(s) to prosecute t it name and registrat	
George W. Johnston	(Reg.No. 28090)	Dennis P. Tramalo	<b>:</b>	(D. ).	
William H. Epstein	(Reg.No. 20008)	Patricia S. Rocha T		(Reg.No. 28542) (Reg.No. 31054)	
Briana C. Buchholz	(Reg.No. 39123)	- mareta o. Roccia 1	iamaiom	(Reg.140. 51054)	
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Briana C. Buchholz (973) 235-620	8	·			
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nventors signature	0		Date		
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ull name of sole or second inventor					
ené Trussardi ventors signature			Date		
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Full name of sole or third invent	
Inventors signature	Date
Residence	
Citizenship	
Post Office Address	

Title 37, Code of Federal Regulations, §1.56, duty to disclose information material to patentability (in part) provides, in part, that each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim: or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
  - (i) Opposing an argument of unpatentability relied on by the Office, or(ii) Asserting an argument of patentability.